tase 5:07-cv-04987-JF Document 16 Filed 01/08/2008 Page 1 of 2 \*\*E-filed 1/8/08\*\* GAIL C. TRABISH, ESQ. (#103482) **HEATHER A. GLADSTONE (#238517)** BOORNAZIAN, JENSEN & GARTHE A Professional Corporation 555 12th Street, Suite 1800 P. O. Box 12925 Oakland, CA 94604-2925 Telephone: (510) 834-4350 5 | Facsimile: (510) 839-1897 Attorneys for Defendant TARGET STORES, a division of TARGET CORPORATION, erroneously sued herein as TARGET STORES, INC. 8 9 UNITED STATES DISTRICT COURT 10 NORTHERN DISTRICT OF CALIFORNIA 11 (SAN JOSE DIVISION) 12 THOMAS VAN ZANDT, Case No.: C07 04987 13 Plaintiff, STIPULATION OF DISMISSAL WITHOUT PREJUDICE OF TARGET 14 STORES, A DIVISION OF TARGET CORPORATION, ONLY AND CITY OF SAN JOSE, DANIEL PFEIFER; 15 [PROPOSED] ORDER THEREON MARK NATIVIDAD, ANTHONY WEIR, 16 OFFICER HIGGINS, Individually and as Employees of the CITY OF SAN JOSE; TARGET STORES, INC.; WESTFIELD, LLC; PROFESSIONAL SECURITY CONSULTANTS; and DOES 1-10, inclusive 18 Complaint Filed: September 26, 2007 19 Defendants. 20 It is hereby stipulated by and between Plaintiff Thomas Van Zandt, by and through his 21 attorney of record, Robert Powell, and Defendant Target Stores, a division of Target Corporation, erroneously sued herein as Target Stores, Inc., by and through its attorney of record, Gail C. 23 Trabish, that plaintiff will dismiss, without prejudice, Target Stores, a division of Target Corporation, pursuant to F.R.C.P. 41(a)(1), with each party to bear its own costs and attorney's 25 26 | ///// 27 | | ///// 28 | ///// STIPULATION OF DISMISSAL WITHOUT PREJUDICE AND [PROPOSED] ORDER - Case No.: C07 04987

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8			ROBERT R.	POWELL, ESQ.
9			THOMAS	s for Plaintiff VAN ZANDT
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15			TARGET ST	ORES, a division oration, erroneously
16			sued herein as	Target Stores, Inc.
17	<u>ORDER</u>			
18	Pursuant to stipulation, it is so ordered.			
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22	United States District Judge			
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	STIPULATION OF DISMISSAL WITHOUT PREJUDICE AND [PROPOSED] ORDER - Case No.: C07 04987			